The Gazette



of **Endia**

PUBLISHED BY AUTHORITY

No. 17] NEW DELHI, SATURDAY, APRIL 25, 1959/VAISAKHA 5, 1881

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 11th April, 1959.

lssue No.	No. and date	Issued by	Subject	
36.	A.E. Ind. 1(11)/59, dated 8th April, 1959.	Ministry of Commerce and Industry	Constituting a Committee with functions thereof to enable Government to take a view such as the role which the automobile industry should play in the Third Plan.	
57.	24-ITC(PN)/59, dated 11th April, 1959.	Do.	Shifting of office of the Deputy Chief Controller of Imports and Exports from Cochin to Ernakulam.	

Copies of the Gazettes Extraordinary mentioned above will be supplied on Indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

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PART I-Section 1

Notifications relating to Non-Statutory Rules, Regulations and Orders and Resolutions issued by the Ministries of the Government of India (other than the Ministry of Defence) and by the Supreme Court

OFFICE OF THE SECRETARY TO THE PRESIDENT

New Delhi, the 16th April, 1959

No. 25-Pres./59.—The President is pleased to award the the President's Police and Fire Services Medal for gallantry to the undermentioned officer of the Madras City Police:—

Name of the officer and Rank

Shri Kutta Muthan Krishnan, Police Constable No. 2733, Madras City Police (Deceased).

Statement of services for which the decoration has been awarded

On the night of the 24th January, 1958, Police Constable Kutta Muthan Krishnan was one of a party from the Harbour Police Station which set out to search for an ex-convict wanted by the Police. Constable Krishnan was checking persons sleeping on a pavement when he came upon the exconvict who had covered himself with a suree. Constable Krishnan had lifted the corner of the saree in order to see the face of sleeper and finding that it was the wanted man tried to seize him. The ex-convict whipped out a dagger and struck at him. He warded off the blow but sustained a superficial injury in the chest. Constable Krishnan then comageously grappled with the ex-convict who, however, wriggled free and stabbed him in the stomach and then made off. Despite his injury Constable Krishnan chased the exconvict but was unable due to his wound to follow him for more than a short distance. On hearing the alarm the Sub-Inspector incharge of the party rushed to the spot. Constable Krishnan was immediately removed to hospital but succumbed to his injuries.

Constable Krishnan though unarmed displayed conspicuous courage in grappling with a notorious harbour thief and in pursuing him in spite of his grievous injury.

This award is made for gallantry under rule 4(i) of the rules governing the award of the President's Police and Fire Services Medal and consequently carries with it the special allowance admissible to officers of and below the rank of Inspector of Police as provided in rule 5.

A V. PAI, Secy.

MINISTRY OF FINANCE

(Communications Division)

New Delhi, the 7th April, 1959

No. 4-SB/TCH/59.—The President is pleased to direct that the following further amendment shall be made in Post Office Savings Bank Rules, 1881, namely:

Under clause (b) of rule 45 of the said rules, the following shall be inserted:

"Note—A person or persons offering to indemnify the Government against the loss incurred in opening and maintaining a telegraph (including combined) office or a public call office may also be allowed a separate account"

New Delhi, the 15th April 1959

No. 5-SB-TCH/59.—The President hereby directs that the following further amendment shall be made in the Post Office Savings Bank Rules, 1881, namely:

For the Note below sub-rule (I) of rule 37 of the said rules, substitute the following Explanation namely:—

"Explanation.—The expression "balance in cash" shall mean the balance at credit of the account of the deceased depositor on the date of his death including interest accrued upto that date."

R. NATARAJAN, Dy. Sccy.

MINISTRY OF COMMERCE & INDUSTRY

RESOLUTION

New Delhi, the 20th April 1959

No. SSI(A)-28(48)/58.—The Government of India in the Ministry of Commerce and Industry have been considering the establishment of an agency for giving encouragement to small artisans, and technicians with inventive skill to work out details and specifications of processes, appliances and gadgets by giving awards and financial and technical assistance to persons whose inventions in the sphere of small industries

are of a distincitive character and of marked value in the development and commercial exploitation of small industries. In order to give inducement in this direction, it has been decided to set up a Small Inventions Development Board at the Headquarters in the Office of the Development Commissioner for Small Scale Industries and with State Boards in each of the States. The Government will, from time to time, place at the disposal of the Development Commissioner suitable funds for distribution as awards and for financial and technical assistance.

- 2. The composition and functions of the Central and State Boards will be as follows:—
- (a) Regional Boards.—They would consist of the Director of the Small Industries Service Institute in the State; the Directors of Industries of the State; two other technical experts and one technical officer of the State Government concerned.

The inventors will bring to the notice of the State Board their inventions for the purpose of securing awards and financial assistance. The State Board will make an intial technical secutiny of the details of the processes or gadgets or inventions and of its usefulness. If found deserving of support on account of its utility, the State Boards will recommend such inventions for financial assistance, technical assistance and/or awards to the Central Board.

- (b) Central Board.—The Central Board will be named "The Board for Promotion of Small Inventions" and will consist of the following members:
 - (1) Shri M. S. Thacker, Scoretary, Ministry of Scientific Research and Cultural Affairs—Chairman.
 - (2) Shri Nagendra Bahadur, Joint Secretary, Ministry of Commerce and Industry.
 - (3) Dr. B. D. Kalelkar. Senior Industrial Adviser (Engineering), Development Wing,
 - (4) Dr. Lal C. Verman, Director, Indian Standards Institution, New Delhi.
 - (5) Shri M. N. Dastur, Managing Director, M/s. Dastur and Co. (P) Ltd., P17 Mission Row, Calcutta.
 - (6) Shri T. R. Gupta, M/s. Jay Engineering Works Ltd., 183, Prince Anwar, Shah Road, Calcutta-31.
 - (7) Shri P. R. Rama Krinshnan, M.P., 17, Canning Lane, New Delhi-1.
 - (8) Shri A. S. E. Iyer, Development Commissioner for Small Scale Industries, who will act as Convener of the Board.

The recommendations received from the State Board will be considered and examined by the Central Board for finally recommending the grant of awards.

3. The Central Board will frame suitable rules in regard to the financial and technical assistance and the number of awards to be given, the conditions subject to which they will be sanctioned and the amounts of different awards. The Board will, from time to time, give publicity to the above.

ORDER

Ordered that a copy of the Resolution be communicated to all the Ministries of the Government of India and State Governments.

Ordered also that a copy of the Resolution be published in the Gazette of India for general information.

NAGENDRA BAHADUR, Jt. Secy.

ORDER

New Delhi, the 16th April 1959

No. 50(4)-TMP(ET)/55.—Whereas all property in India belonging to or held by or managed on behalf of persons and firms in Itlay is vested in the Custodian of Enemy Property by order made under Rule 114 of the Defence of India Rules, as continued in force by the Trading with the Enemy (Continuance of Emergency Provisions) Act, 1947:

And whereas under paragraph 3A of the Enemy Property (Custody and Registration) Order, 1939, the Central Government has been empowered to order the Custodian of Enemy Property to deal with any property vested in him in such manner as the Central Government may direct:

And whereas the Government of India have arrived at an agreement with the Government of Italy for the appropriation of a portion of the Italian assets in India vested in the Custodian towards settlement of India's claims against Italy.

Now, therefore, the Central Government, in exercise of the powers conferred by the said paragraph 3A of the Enemy Property (Custody and Registration) Order, 1939, and of all other powers enabling it in that behall hereby directs as follows:—

- 1. Short title.—This Order may be called the Settlement of Indian Prewar Claims against Italy Order, 1959.
- 2. Definitions.—In this Order 'Italian enemy debt' means—
 - (8) any sum which, on the date of this Order, is due to any of the persons specified in paragraph 1 of this Order, in respect of an obligation or a trade debt incurred before the 11th day of June 1940 which, on that day, was an obligation or a debt of any of the following persons:
 - (i) the Italian State;
 - (ii) any individual who on that date was an Italian national resident in Italy;
 - (iii) any body of persons (whether incorporated or not), which on that date was a body incorporated or constituted in or under the laws of Italy; or
 - (b) any sum, not included in clause (a) being a sum representing the value of cargo taken over by or under the direction of the Italian Government from German ships which took refuge in a port in Italy.
- 3. Custodian to settle claims.—The Custodian shall tettle the claims and make payments of Italian enemy debts which have been registered with the Custodian and are oustanding on the date of this Order in accordance with the provisions beneinatter contained.
- 4. Nature of claims that may be admitted.—Subject to the other provisions of this Order, no claim shall be admitted or paid under this Order unless it relates to:
 - (a) persons who are or are deemed to be citizens of India under the Constitution of India, if such persons were not resident of carrying on business in Italy at any time between the 11th June 1910 and the 10th February 1917; or
 - (b) other persons (not being individuals detained in an internment camp in India or restricted to a parole centre in India at any time after the 10th June 1940), who are British subjects and who are or have since the 11th June 1940 been resident or carrying on business in any part of the territories now constituting the Union of India; or
 - (c) a body of persons which on the 11th June 1940 was a body of persons constituted or incorporated under the law for the time being in force in what was then known as British India or an Indian State, and which is and has been carrying on business in the territories now constituting the Union of India; or
 - (d) a branch carrying on business in the territories now constituting the Union of India of a body of persons which on the 11th June 1940 was a body of persons constituted or incorporated under the law of any country which on that date was at war with Italy;

Provided that, in the case of any persons or body of persons specified in clauses (b), (c) and (d) who is carrying on business on the date of this Order both in and outside the emitories of the Union of India, any sum attributable to the business carried on outside the said territories shall be excluded for the purpose of making any payment under this Order.

- 5. Certain claims not to be admitted.—This Order shall not apply to any claim in respect of a bank note expressed in a unit of Italian currency.
- 6. Notice and examination of claims.—(1) The Custodian may, by notice in writing, require the claimants to furnish, within such time as may be specified in the notice, particulars of the claims and produce evidence by the production of books and documents.
- (2) The Custodian shall then examine the claims and such evidence in respect thereof as may be furnished to him and determine, with respect to each claim, the amount which is to be allowed or disallowed, in whole or in part, for the purpose of making any payment under this Order.
- 7. Powers of Custodian.—The Custodian shall, for the purpose of making any payment under this Order, have power:—
 - (a) to enter into compromise, with the prior approval of the Government, in respect of any claim with the respective claimant or with the successor or assign of such claimant in respect of such claim;
 - (b) to decide all questions relating to, or arising out of, any contract, in respect of a transaction to which a claim relates;
 - (c) to require a discharge to be given in respect of any claim for which payment is made under this Order and to take any security for the payment of any such claim; and
 - (d) to collect a fee equal to 2 percentum of the amount determined to be payable under this Order and to recover such fee from the amount or amounts determined to be payable under this Order.

- 8. Notice of Scttlement of claims.—When any claim is determined by the Custodian to have been established for the purposes of this Order and the amount for which the claim has been admitted for payment is settled, the Custodian shall serve on the claimant a written notice specifying the amount for which the claim has been admitted for payment.
- 9. Review by the Government.—(1) Any claimant, who is dissatisfied with the determination of the Gustodian may, within twentyone days of the date of service on him of the notice under paragraph 8, file an application for review through the Custodian to the Central Government.
- (2) The Central Government may, on review of the application, issue orders affirming or modifying or reversing the decision of the Custodian and directing payment of such amount, if any, as the Central Government may find to be due
- (3) Any order or direction issued by the Central Government under sub-paragraph (2) shall be unal in respect of that claim.
- 10. Payment of amount.—The amount admitted for payment by the Custodian or the amount as modified by the Government of India in review, shall be paid by the Custodian to the claimant after deducting therefrom the requisite fee of 2 percentum.

K. V. VENKATACHALAM, Jt. Secy.

MINISTRY OF FOOD AND AGRICULTURE

(Department of Agriculture)

New Delhi, the 16th April, 1959

No. 19-4/59-C(G).—In pursuance of the provision of Byclaw 7 made under Rule 7 of the "Rules for the administration of the Indian People's Famine Trust", the Central Government are pleased to publish the audited accounts of Receipts & Expenditure of the Indian People's Famine Trust for the calendar year 1958.

Statement showing details of Assets at the close of the year

Endowment Fund in Government securities vested in the Treasurer. Charitable Endowments West Bengal

 per cent conversion loan of 1946 (Face Value)

Rs. 32,78,400.00

- Cash and Deposits with the State Bank of India, New Delhi on the close of the year, 1958.
 - (a) Fixed Deposits.

Rs. Rr.

50,000.00

- (i) F.D.R. No. AO38069 dated 2-9-58 for one year at @ 2½ per cent per annum.
 - year at @ 2½ per cent per annum.

 F. D. R. No. AO38590 dated 29-12-58 for 6 months @ 2 percent per annum . 50

20,000.00 I'00'000.00

- - (c) Cash in current Account

7-12-1957

Receipt No. F. 56216 dated

2,041.42

10,000

TOTAL

34,85,441 42

1,05,000.00

Sd/—P. N. KRISHNASWAMY,

Honorary Secretary.

Indian People's Famine Trust.

Checked and found correct.

Sd/--S. Venkataramanan,

Accountant General, Central Revenues,

New Delhi.

Abstract account of receipts and disbursements during the year ending 31-12-1958.

Receipts				Disbursemen	nts
1. Opening Balance		Rs.	Rs.	r. Payment of grants	Rs.
Fixed Deposits Short-term Deposits Current Account		50,000 00 105,000 00 18,799 67	1,73,79 9 °67	(v) U.P. Minister of Food and	.00 .00
				Supplies	
2. Interest on Endowment Fund of Rs. 32,78,40 year 1958	o/- for the	98,352+00		2. Payment for the cost of 1000 mds. of gram supplied to West	•
Less I. T. & S.T. etc.	29,505.60			Bengal in 1957 3. Miscellaneous bank charges.	12,000.00 00.99
Fccs.	983 · 52	30,489 · 12	67,862.\$8	4. Closing Balance.	
3. Interest on Fixed I	Deposit .		1,250*00	Fixed Deposits . 1,00,000 Short-term deposits . 1,05,000 Current Account . 2,041	•00
4. Refund by grantees. Kutch (1956) Mysore (1955)	5,000100 15,000100				2,71,753.66
Delhi (1957)	8,841-11	28,841.11	28,841.11		
	_	Total .	2,71,753.66		
Checked and found (Sd) S. VENKA				(Sil) P. N. KRISHNASWAMY, Honorary Secretary	

Checked and found correct.

(Sd) S. Venkataramann,

Accountant General, Contral Revenues,

New Delhi.

(Sti) P. N. KRISHNASWAMY, Honorary Secretary Indian People's Famine Trust.

A. B. LAL, Under Secy.

(I.C.A.R.)

New Delhi, the 3rd March 1959

No. F.29/1/59-CDN.—Under Rules 2(31) and 41(21) of the Rules of the Indian Council of Agricultural Research, Shri U. K. Lakshman Gowda, a member of the Coffee Board has been elected by that Board as its representative on the Indian Council of Agricultural Research and its Advisory Board, vice Shri K. T. Uthappa, from the 22nd January, 1959 to the 6th December, 1959 or the date upto which he continues to be a member of that Board, whichever is earlier.

N. L. GUPTA, Under Secy.

(Department of Agriculture) (I.C.A.R.)

New Delhi, the 3rd March 1959

No. F.35(6)/58-CDN.—In supersession of Ministry of Food & Agriculture (I.C.A.R.) Gazette Notification No. 63(10)/54-G, dated the 10th September, 1954, Shri K. Sachidanandam, Deputy Financial Adviser (Agriculture) has been appointed a member of the Standing Finance Committee of the Indian Council of Agricultural Research and, as such, also its Financial Adviser, with effect from the 18th November, 1958.

J. S. BALI, Dy. Secy.

(Department of Agriculture)

RESOLUTION

New Delhi, the 15th April 1959

No. 7-66/56-Scane. Instt.—This Department Resolution of even number dated the 1st October, 1958, is hereby cancelled.

M. LAL, Jt. Secy.

MINISTRY OF EDUCATION

RESOLUTION

New Delhi, the 16th April, 1959

No. F.17-1/59-SW.1.—This Ministry's Resolution No. F.17-5/58-B.2, dated 2nd June, 1958 may be treated as cancelled and the following substituted in its place:—

- "4. The Board shall consist of:-
 - (2) Chairman, to be nominated by the Minister for Education, Government of India.
 - (b) One member to be nominated by the Education Department, Delhi.
 - (c) One member to be nominated by U.N.E.S.C.O.
 - (d) Two members representing the Government of India to be nominated by the Ministry of Education—one of whom will be the Deputy Financial Adviser of that Ministry.
 - (e) One member to be nominated by the Chief Commissioner, Delhi.
- (f) Two members to be nominated by the Delhi Corporation Delhi.
- (g) One member to be nominated by the New Delhi Municipal Committee.
- (h) Not more than four experts whose technical qualifications or special experience are likely to be useful to the Board in its work, to be co-opted by the Board.
- Director of the Library, who will be officio Secretary Member of the Board.

Ordered that this may be published in the Gazette of India.

R. P. NAIK, Jt. Secy.